

BANGOR WHIG.

JOHN B. SAYWARD, Editor.

WEDNESDAY, SEPT. 1, 1841.



United States Whigs.

BY AUTHORITY.

[Public No. 6]

AN ACT to establish a uniform system of bankruptcy throughout the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is, established throughout the United States a uniform system of bankruptcy, as follows:

All persons whatsoever, residing in any State, District, or Territory of the United States, owing debts, which shall not have been created in consequence of a dereliction as a public officer, or an executor, administrator, guardian, or trustee, or while acting in any other fiduciary capacity, who shall, by petition, setting forth, to the best of his knowledge and belief, a list of his or their creditors, their respective places of residence, and the amount due to each, together with an accurate inventory of his or their property, rights, and credits, of every kind, and description, and the location and situation of each and every parcel and portion thereof, verified by oath, or, if conscientiously scrupulous of taking an oath, by solemn affirmation, apply to the proper court, as hereinafter mentioned, for the benefit of this act, and therin declare themselves to be unable to meet their debts and engagements, shall be deemed bankrupt within the purview of this act, and may be so declared accordingly, by a decree of such court. All persons, being merchants, or using the trade of merchandise, all retailers of merchandise, and all bankers, factors, brokers, underwriters, or marine insurers, owing debts to the amount of not less than two thousand dollars, shall be liable to become bankrupts within the true intent and meaning of this act, and may, upon the petition of one or more of their creditors, to whom they owe debts, simulating in the whole to not less than five hundred dollars, to the appropriate court, be so declared accordingly, in the following cases, to wit: whenever such person, being a merchant, or actually using the trade of merchandise, or being a retailer of merchandise, or being a banker, factor, broker, underwriter, or marine insurer, shall depart from the State, District, or Territory of which he is an inhabitant, with intent to defraud his creditors; or shall conceal himself to avoid being arrested; or shall willingly or fraudulently procure himself to be arrested, or his goods and chattels, lands, or tenements, to be attached, distrained, sequestered, or taken in execution; or shall remove his goods, chattels, and effects, or conceal them to prevent their being levied upon, or taken in execution, or by other process; or make any fraudulent conveyance, assignment, sale, gift, or other transfer of his lands, tenements, goods, or chattels, credits, or evidences of debt: Provided, That any person so declared a bankrupt at the instance of a creditor, may, at his election, by petition to such court within ten days after its decree, be entitled to a trial by jury before such court, to ascertain the fact of such bankruptcy; or if such person shall reside at a great distance from the place of holding such court, the said judge, in his discretion, may direct such trial by jury to be had in the county of such person's residence, in such manner and under such directions as the said court may prescribe and give; and all such decrees passed by such court, and not so re-examined, shall be deemed final and conclusive as to the subject matter thereof.

FOR REGISTERS OF DEEDS.

WHIG NOMINATIONS.

FOR GOVERNOR.

EDWARD KENT.

SENATORS.

Penobscot, HENRY HILL,
ISAAC HACKER,
JOSEPH DOANE.

TREASURER, ABRAHAM L. CAME,
JOSEPH FROST,
JOHN HUBBARD.

KENNEBEC, JOHN OTIS.

MOIOTH F. HANSOM

MERRILE CLOUGH,

WILLIAM AYER.

LINCOLN, WILLIAM THOMAS,
THADDEUS WEEKS,

JAMES LOWELL,

SAMUEL GRAY.

SOMERSET, JOSEPH SPAULDING,
FRANCIS E. BROWN.

Hancock, CALVIN PECK.

Hancock, MOODY PILSBURY.

Piscataquis, THOMAS S. FULLER.

Franklin, AMASA CRAFTS.

FOR RECORDERS OF DEEDS.

Penobscot, JOSEPH CHAPMAN.

YORK, JOHN L. GRANT.

KENNEBEC, JOHN RICHARDS.

Lincoln, JOHN H. THOMPSON.

Western District.

ELISHA MCKENNEY.

Middle District.

WILLARD FALES.

Eastern District.

SOMERSET, WILLIAM TITCOMB.

Piscataquis, RICHARD W. RICE.

Hancock, JONATHAN E. WEBB.

Franklin, FRANKLIN WEEKS.

FOR COUNTY TREASURERS.

Penobscot, ABNER TAYLOR.

YORK, DAVID OTIS.

KENNEBEC, DANIEL PIKE.

LINCOLN, EDMUND DANA.

SOMERSET, AMOS SHED.

Piscataquis, CHARLES P. CHANDLER.

Hancock, JONATHAN E. WEBB.

Franklin, LAFAYETTE PERKINS.

NOTICE.

The Whig Electors of the Representative Class composed of Orrington, Ellington and Jarvis' Gore, are requested to meet at the Town House in Brewer, on Saturday the 4th day of September next, at twelve o'clock P.M., to nominate candidates to be supported for Representative for said Class. Per order of the Orrington and Ellington Town Committees.

August 16, 1841.

NOTICE.

The Whigs of Brewer and Franklin, will meet at the Town House, in Brewer, on Saturday, the 4th day of September next, at twelve o'clock P.M., for the purpose of nominating some suitable person to be supported as candidate to represent said Class in the next Legislature of this State.

A general attendance of the Whigs of both towns is particularly requested. Per order of the Class Committee.

Aug. 21, 1841.

NOTICE.

The Whigs in the Representative District, composed of the towns of Milford, Greenfield, Parsonsfield, Enfield, Edenton, Ledgegate, Argyle and Aggle Plantation, are requested to meet at a Convention, at their Deliberations, at John Butterfield's Tavern, in Milford, on Tuesday, the seventh day of September next, at twelve o'clock A.M., for the purpose of selecting a candidate for Representative to represent them in the next Legislature.

Aug. 16, 1841.

OCCASION FOR REJOICING.

The loquacious pretend to find abundant cause for rejoicing and for commendation of John Tyler, on account of his opposition to the Bank Bill as passed by Congress, notwithstanding he has signed a bill repealing their darling measure the Sub-Treasury, and agrees with the Whigs in all the other great measures which they propose. Now if the loquacious find sufficient cause for laudation of the President under these circumstances, how much more reason have the whigs to feel cheerful?

BATTLE OF BUNKER HILL.

This splendid panoramic view that has attracted the deepest attention in other cities and been highly recommended, not only as a delightful spectacle, but as a forcible historic illustration, will be opened this evening in the building formerly occupied as a Theatre.

WHIG CAUCUS.

The Whig Caucus, last evening, was a roaster. Several persons addressed the meeting, and a strong Vigilance Committee was chosen. We shall publish the proceedings to-morrow.

BANKRUPT LAW.

The frequent and earnest calls for the publication of the Bankrupt Law has induced us to give it in our columns to day. This is one of the chief measures of the present administration.

For the lecture of Dr. Somerville, advertised for this evening has been postponed to-morrow evening.

We have no news to day worth of Providence, and no news.

of the provisions of this section the necessary household and kitchen furniture, and such other articles and necessaries of such bankrupt as the said assignee shall designate and set apart, having reference in the amount to the family condition, and circumstances of the bankrupt, but altogether not to exceed in value, in any case, the sum of three hundred dollars; and also the wearing apparel of such bankrupt, and that of his wife and children; and the determination of the assignee in the matter shall, on exception taken, be subject to the final decision of said court.

Sec. 4. And be it further enacted, That every bankrupt who shall bona fide surrender all his property and rights of property, with the exception before mentioned, for the benefit of his creditors, and fully, shall comply with and obey all the orders and directions which may from time to time be passed by the proper court, and shall otherwise conform to all the other requisitions of this act, shall (unless a majority in number and value of his creditors, who have proved their debts, shall file their written dissent thereto) be entitled to a full discharge from all his debts, to be decreed and allowed by the court which has declared him a bankrupt, and a certificate thereof granted to him by such court accordingly, upon his petition filed for such purpose; such discharge and certificate not, however, to be granted until after ninety days from the decree of bankruptcy, nor until after seventy days notice in some public newspaper, designated by such court, to all creditors who have proved their debts, and other persons in interest, to appear at a particular time and place, to show cause why such discharge and certificate shall not be granted; at which time and place any such creditors, or other persons in interest, may appear and contest the right of the bankrupt thereto: Provided, That in all cases where the residence of the creditor is known, a service on him personally, or by letter addressed to him at his known usual place of residence, shall be prescribed by the court, as in their discretion shall seem proper, having regard to the distance at which the creditor resides from such court. And if any such bankrupt shall be guilty of any fraud or wilful concealment of his property or rights of property, or shall have preferred any of his creditors contrary to the provisions of this act, or shall wilfully omit or refuse to comply with any orders or directions of such court, or shall, in the proceedings under this act, attempt to injure herby conferred on the district court, shall extend to all cases and controversies in bankruptcy arising between the bankrupt and any creditor or creditors who shall claim any debt or demand under the bankruptcy; to all cases and controversies between such creditor or creditors and the assignee of the estate, whether in office or removed; to all cases and controversies between such assignee and the bankrupt, and to all acts, matters, and things to be done under and in virtue of the bankruptcy, until the final distribution and settlement of the estate of the bankrupt and the close of the proceedings in bankruptcy. And the said court shall have full authority and jurisdiction to compel obedience to all orders and decrees passed by them in bankruptcy, by process of contempt and other remedial process, to the same extent the circuit courts may now do in any suit pending therein in equity. And it shall be the duty of the district court in each district, from time to time, to prescribe suitable rules and regulations and forms of proceedings in all matters of bankruptcy; which rules, regulations, and forms shall be subject to be altered, added to, revised, or annulled, by the circuit court of the same district, and other rules, and regulations, and forms substituted therefor, and in all such rules, regulations, and forms it shall be the duty of the said courts to make them as simple and brief as practicable, to the end to avoid all unnecessary expenses, and to facilitate the use thereof by the public at large. And the said courts shall from time to time, prescribe a tariff or table of fees and charges, to be taxed by the officers of the court or other persons for services under this act, or any other on the subject of bankruptcy; which fees shall be as low as practicable, with reference to the nature and character of such services.

Sec. 5. And be it further enacted, That all petitions by any bankrupt for the benefit of this act, and all petitions by a creditor against any bankrupt under this act, and all proceedings in the same in the place thereof, shall be had in the district court within and for the district in which the person supposed to be a bankrupt shall reside, or have his place of business at the time when such petition is filed except where otherwise provided in this act. And upon every such petition, notice thereof shall be published in one or more public newspapers printed in such district, to be designated by such court, at least twenty days before the hearing thereof; and all persons interested may appear at the time and place where the hearing is thus to be had, and show cause, if any they have, why the prayer of the said petitioner should not be granted; all evidence by witnesses to be used in all hearings before such court shall be under oath, or solemn affirmation when the party is conscientiously scrupulous of taking an oath, and may be oral or by deposition, taken before such court, or before any commissioner appointed by such court, or before any disinterested State judge of the State in which the debtor is a citizen; and the seal of the court or the like, or a copy thereof, when required thereto, shall be entitled to receive, as compensation, the sum of twenty five cents, and no more. And an officer of the court, or commissioner, shall be allowed by the court more than one dollar for taking the proof of any debt or other claim, or any other on the subject of bankruptcy; which fees shall also have authority, under the order and direction of the proper court in bankruptcy, to compound any debt or other claims or securities, due or belonging to the estate of the bankrupt; but no such order or direction shall be made until notice of the petition is given in some public newspaper in the district, to be designated by the court, ten days at least before the order or direction is passed; and the pendency of any suit at law or in equity, by or against third persons, shall not postpone such division and distribution, except so far as the same may be necessary to satisfy the same, until the proceedings in bankruptcy in each case shall be finally adjusted, settled, and brought to a close, by the court, within two years after the decree declaring the bankruptcy. And where any creditor shall not have provided his debt until a dividend or distribution shall have been made and declared, he shall be entitled to be paid the same amount, pro rata, out of the remaining dividends or distributions thereafter made, as the other creditors have already received, before the latter shall be applied to any portion thereof.

Sec. 6. And be it further enacted, That the district court in every district shall have jurisdiction in all matters and proceedings in bankruptcy arising under this act and any other act.

which may hereafter be passed on the subject of bankruptcy; the said jurisdiction to be exercised summarily, in the nature of summary proceedings in equity; and for this purpose the said district court shall have full power to set aside and dismiss any suit upon proof that such debt is founded in fraud, imposition, illegality, or mistake; and corporations to whom any debts are due may make proof thereof by their president, cashier, treasurer, or other officer, who may be specially appointed for that purpose; and in appointing commissioners to receive proof of debts, and perform other duties, under the provisions of this act, the said court shall appoint such persons as have their residence in the county in which the bankrupt lives.

Sec. 7. And be it further enacted, That the circuit court in every circuit shall have jurisdiction in all matters of bankruptcy.

and distribution to be given in some newspaper or newspapers in the district, designated by the court, ten days at least before the order or direction is passed; and the pendency of any suit at law or in equity, by or against third persons, shall not postpone such division and distribution, except so far as the same may be necessary to satisfy the same, until the proceedings in bankruptcy in each case shall be finally adjusted, settled, and brought to a close, by the court, within two years after the decree declaring the bankruptcy. And where any creditor shall not have provided his debt until a dividend or distribution shall have been made and declared, he shall be entitled to be paid the same amount, pro rata, out of the remaining dividends or distributions thereafter made, as the other creditors have already received, before the latter shall be applied to any portion thereof.

Sec. 8. And be it further enacted, That the assignee shall have full authority, by and under the order and direction of the proper court in bankruptcy, to redeem and discharge any mortgage or other pledge, or deposit, or lien upon any property, real or personal, whether paid in advance or at a future day, and to collect the proceeds in bankruptcy, to the same extent the circuit court in the same district, and other creditors, or persons in interest, may appear, and other persons in interest may appear, why the order or direction should not be carried into effect.

Sec. 9. And be it further enacted, That the assignee shall have full authority, by and under the order and direction of the proper court in bankruptcy, to compound any debt or other claim or security, due or belonging to the estate of the bankrupt; but no such order or direction shall be made until notice of the petition is given in some public newspaper in the district, to be designated by the court, ten days at least before the order or direction is passed; and the pendency of any suit at law or in equity, by or against third persons, shall not postpone such division and distribution, except so far as the same may be necessary to satisfy the same, until the proceedings in bankruptcy in each case shall be finally adjusted, settled, and brought to a close, by the court, within two years after the decree declaring the bankruptcy. And where any creditor shall not have provided his debt until a dividend or distribution shall have been made and declared, he shall be entitled to be paid the same amount, pro rata, out of the remaining dividends or distributions thereafter made, as the other creditors have already received, before the latter shall be applied to any portion thereof.

Sec. 10. And be it further enacted, That the assignee shall have full authority, by and under the order and direction of the proper court in bankruptcy, to compound any debt or other claim or security, due or belonging to the estate of the bankrupt; but no such order or direction shall be made until notice of the petition is given in some public newspaper in the district, to be designated by the court, ten days at least before the order or direction is passed; and the pendency of any suit at law or in equity, by or against third persons, shall not postpone such division and distribution, except so far as the same may be necessary to satisfy the same, until the proceedings in bankruptcy in each case shall be finally adjusted, settled, and brought to a close, by the court, within two years after the decree declaring the bankruptcy. And where any creditor shall not have provided his debt until a dividend or distribution shall have been made and declared, he shall be entitled to be paid the same amount, pro rata, out of the remaining dividends or distributions thereafter made, as the other creditors have already received, before the latter shall be applied to any portion thereof.

Sec. 11. And be it further enacted, That the assignee shall have full authority, by and under the order and direction of the proper court in bankruptcy, to redeem and discharge any mortgage or other pledge, or deposit, or lien upon any property, real or personal, whether paid in advance or at a future day, and to collect the proceeds in bankruptcy, to the same extent the circuit court in the same district, and other creditors, or persons in interest, may appear, and other persons in interest may appear, why the order or direction should not be carried into effect.

Sec. 12. And be it further enacted, That any person who shall have been discharged under this act shall afterward become bankrupt, he shall not again be entitled to a discharge under this act, unless his estate shall pay, after all charges, sufficient to pay every creditor, or seventy five per cent. on the amount of his debt, which shall have been allowed to him.

Sec. 13. And be it further enacted, That proceedings in all cases in bankruptcy shall be deemed matters of record; but the same shall not be required to be recorded at large, but shall be carefully filed, kept, and numbered at the office of the court, and a docket, or short memorandum of thereof, with the number, kept in a book by the clerk of the court, or the clerk of the court, for affixing his seal to any form, or certifying a copy thereof, when required thereto, shall be entitled to receive, as compensation, the sum of twenty five cents, and no more. And an officer of the court, or commissioner, shall be allowed by the court more than one dollar for taking the proof of any debt or other claim, or any other on the subject of bankruptcy; but he may be allowed, if addition, his actual travel expenses for the purpose.

Sec. 14. And be it further enacted, That where two or more persons, who are partners in trade, become insolvent, or under this act, either in the manner provided in this act, either in the petition of such partners, or any one of them, or on the petition of any creditor of the partners, or upon the order of the joint stock and property of the company, and also of the separate estates of each of the partners, shall be taken, excepting such parts thereof as are herein excepted; and all the creditors of each partner, shall be allowed to prove their respective debts; and the assignees shall also keep separate account of the joint stock or property of the company and of the separate estate of each member thereof, and after deducting out of the whole amount received by such assignees, the whole of their debts, and disbursements paid by them, the net proceeds of the joint stock shall be appropriated to pay the creditors of the company, and the net proceeds of the separate estate of each partner shall be appropriated to pay his separate creditors; and if there shall be any balance of the separate estate of any partner, after payment of his separate debts, such balance shall be added to the joint stock, for the payment of the joint creditors; and if there shall be an balance of the joint stock, after payment of the joint debts, such balance shall be divided among the several partners, according to their respective rights and interests therein, and it would have been if the partnership had been dissolved without any bankruptcy; and the same so appropriated to the separate estate of each partner, shall be applied to the payment of his separate debts; and the certificate of discharge shall be granted or refused to each partner

effectual to pass the title of the bankrupt, or
and to the lands therein mentioned and de-
scribed to the purchaser, as fully, to all intents
and purposes, as if made by such bankrupt
himself before such order.

Sec. 16. And be it further enacted, That
jurisdiction, power, and authority conferred
and vested in the district court of the
United States, by this act, in cases in bank-
ruptcy, are hereby conferred upon and vested
in the circuit court of the United States for
the District of Columbia, and in any and upon
any superior court of any of the
territories of the United States, in cases of
bankruptcy, where the bankrupt resides in the
District of Columbia, or in either of the
Territories.

Sec. 17. And be it further enacted, That
this act shall take effect from and after the
day of February next.

JOHN WHITE,
Speaker of the House of Representatives.

W. M. J. SOUTHERN,
President of the Senate pro tempore.

Approved, August 19, 1841.

JOHN TYLER

ATTENTION WASHINGTONIANS!

There will be a special meeting of the Washington T.
Society, held at their Hall, No. 4, Granite Street,
at Market Place, on MONDAY next, Sept. 6th, at 7
o'clock.

A punctual attendance is expected "in business of im-
portance will be left to the Society."

Per Order, W. J. DAVIS, Secretary.

MARINE INTELLIGENCE.

MEMORANDA.

Cold in Boston, Aug. 26, Melville, Kent, Lubec, Tre-
port, Burgos, Mary, Mrs. Keller, Thom-
son, Arist Owl's Head, Aug. 26, scho. Freeman, Spear,
monson for Richmond; Challenge, Johnson, do for
Alexandria; 27th, brig John Crost, Hopkins, Bangor
Martineau.

At Newport, 27th, scho. June, Bayley, Bangor,

do, Mrs. Evans, Lampson for N. Y., Caledonia, Eunis,

Rockport for Rockport;

At Alexandria, Aug. 24th, brig Essex, East-

port.

At Philadelphia, Aug. 26th, brig Hudson, Saunders,

Aug. 27th, scho. Splendid, Farm-

er, suspended from Lunge; Batey, Onome, Bangor,

Friend Providence, 27th, scho. Tribune, Kilas-

ing, Conquer, McFarland, Ellsworth,

Nov. 28th, scho. Industry, Hunt, Ball-

Marquis, Goss, Bangor.

At Fall River, August 28th, scho. Maine Nickerson,

do, from Havens, August 11th, scho. Charles, Rich-

ington,

TO SELL OR LET.

FIRST rate PIANO FORTES, Chickering's
Manufacture, and in good order, Engine-

SMITH & FENNO.

Sept. 1.

TO LET.

A large and commodious DWELLING
HOUSE, situate on the corner of Broad-

way and Cumberland street.

WILLIAM H. McCULLY.

HOUSE WANTED.

Wanted to hire, a comfortable DWEL-

LING HOUSE, for a moderate family.

A fair rent will be given and promptly
paid. Enquire at this Office. — Sept. 1.

TO LET.

A convenient two story House on French

Street, Enquire of W. A. BLAKE, No.

2, Broad street. — Aug. 14.

TO BE LET.

THE House in which the sub-
scriber lives, in York Street.

Enquire of J. W. MASON.

Aug. 31.

LECTURE POSTPONED.

R. SOMERVILLE'S LECTURES.

The next discourse on THURSDAY eveg

Sept. 2, commencing at half past 7 o'clock.

PROJECTS Analysis of the Passions concluded

their effects on the health of body and mind in
the social senses as means of acquired knowledge.

RECITATIONS.

Alexander's Feast, Dryden.

On the Passion, Odi-

Hamlet in His Father's Ghost, Shakespeare

August 30, 1841.

Battle of Bunker Hill.

EWIS, BARTHOLOMEW & CO'S CELE-

HBRATED DIORAMAS.

THE BATTLE OF BUNKER HILL, &c.

Will be opened at the Theatre Building, on

Franklin street, on WEDNESDAY EVENING

ext, and will be continued every evening (Satur-

days and Sundays excepted) until further notice.

THE STORM.

nd the splendid Romantic Spectacle called

THE FAIRY LAND,

Will be introduced each evening.

The Building has been fitted up in a style which

its proprietors truly will meet the approbation of

the public.

Admission 25 cents, without distinction of age,

Hours open at 7 o'clock, and curtain rises at half

past 7 precisely.

Aug. 30.

NEW GOODS.

SAXONY Cloth, Plain and Figured, Mou-

sso de Laines, Mois de Laine, Saxony, Merino,

Repined, Alapaccas, Neapolitan Cloths, Drap

Ete, Dupes, a new article, Printed Merinos,

Printed Planchet, Saffron Flannel, Linens, Diaper,

Sheetings, Prints, Table Linen, 130 Highland

Wool, Blue Black Gro. D'Afrique, M. D'Laine,

Tawls, Dull Brooch Shawls, a rich new article;

Scarf Plaids, Elster Plaids, Mohair Gloves,

etc., new patterns.

Together with a large lot of seasonable and de-

ceaseable Dry Goods, received this morning and will

be sold at the lowest prices.

Purchasers are respectfully invited to call.

ALBERT HOLTON,

50, Main Street.

Aug. 31.

SHOE BLACKING.

LIQUID and Paste Blacking for sale in large

or small lots; also, Shoe Brushes of all descrip-

G. W. LADD.

Aug. 31.

FRESH FIGS.

FIGS which have been kept in light casks

when opened look as if just from the trees. For

sale by G. W. LADD.

Aug. 31.

BLUE AND BLACK INK.

25 DOZ. Blue Ink, 100 Blots, do, for sale low

GEO. W. LADD.

Aug. 31.

OLUME 19. PICKERING.

Received and for
sale by SMITH & FENNO.

Aug. 31.

55 BOXES ORANGES.

Just received, perfect Box, 25 Boxes prime

Oranges, which will be sold low by

G. W. LADD.

Aug. 31.

BUCKINGHAM'S TRAVEL.

IN AMERICA, 2 vols., with other new works,

Received by G. W. LADD, for sale by

G. W. LADD.

Aug. 31.

ATRAIL, A GRANITE.

For sale by A. Co.

Aug. 31.

Managerie and Circus



NOTICE.

THE STEAMER BANGOR
Capt. S. H. HOWES, will
leave Steam-Boat Wharf on
MONDAY and FRIDAY MORNINGS, at 5
o'clock, for Portland, putting her passengers on
board the Steamer PORTLAND for Boston the
same evenings.

Returning—the Steamer PORTLAND leaves
Boston every TUESDAY and SATURDAY even-
ings for Portland, putting her passengers on
board the BANGOR, which leaves for the Penobscot on
the arrival of the PORTLAND, every WED-
NESDAY and SUNDAY mornings, touching at
East Thomaston, Camden, Belfast, Bucksport and
Frankfort. For Freight or Passage apply to

J. W. GARNEY, Agent.

Fare to PORTLAND, \$3. Meals Extra.

" BOSTON, \$4. 3 Meals Extra.

Bangor, April 24, 1841.

WINSLOW, BOSTON, PORT-
LAND & BANGOR PACK-
AGE EXPRESS.

THE subscriber having made arrangements
with the PORTLAND and BANGOR

Steam Boat Companies, will travel constantly in
the Steamer Portland between Boston and Port-
land, and Mr. J. L. SMITH, Agent, in the Ban-
gor between Portland and Bangor, and attend to
all business entrusted to his care with promptness
and dispatch.

He will attend to the payment and collection of
NOTES, DRAFTS and BILLS, the purchase and
sale of MERCHANTISE, &c. in Boston, and thence
"MESSRS. HARNDEN & CO." in New York,
Philadelphia and Baltimore.

All orders forwarded by him will be attended to
in time for answering his return boat.

He has on board each Boat an "Iron Safe," for
the safety of MONEY and other valuable pack-
ages.

Offices at Harnden & Co's, No 8, Court Street

Boston.

WM. H. WOOD'S EXCHG. PORTLAND.

PILLSBURY & SANDFORD, Bangor.

Where packages will be left the evening before
the boats sail.

JAMES N. WINSLOW, Portland.

J. L. SMITH, Agent, Bangor.

GREEN & GUILD, Boston.

P. A. WINCHESTER, Boston.

Wm. WOODBURY, Esq. Portland.

Philip Greely, Esq. Portland.

Wm. A. Blake, Parsons & Tasker, Bangor.

April 12, 1841.

MORE NEW

DRUG STORE.

EDWARD BRINLEY.

WOULD respectfully inform his customers and the

public generally, that he now offers for sale

ADIES COMPANION for Sept. Blackwood

for August (Ten Thousand a Year, comple-
te). Lady's Book for September, &c. &c. re-
ceived by SMITH & FENNO.

Aug. 30.

DRUG STORE.

EDWARD BRINLEY.

WOULD respectfully inform his customers and the

public generally, that he now offers for sale

ADIES COMPANION for Sept. Blackwood

for August (Ten Thousand a Year, comple-
te). Lady's Book for September, &c. &c. re-
ceived by SMITH & FENNO.

Aug. 30.

B. H. C. & R. R. CO.
NOTICE.
On and after MONDAY April 5th 1841, the
CARS will run as follows, till further no-
tice.
Leave Bangor at 6 o'clock A.M. —
114 " " A.M. —
52 " " P.M. —
Leave Old Town, at 7 o'clock, A.M. —
2 " " P.M. —
62 " " P.M. —
E. HARRIS Sup't.

STEAMER NOVA SCOTIA — THOMAS REED Master, will
commence her passage to Bangor, as follows:

MONDAY To Eastport and St. Andrews
TUESDAY Return to St. John, touching at East-
port

WEDNESDAY To Bangor and Annapolis

THURSDAY Return to St. John, touching at
Digby

FRIE-DAY Return to Windsor, (on 15th
April returning same tide)

For further particulars, enquire of the master or
agent, or at the counting room of

F. BARLOW & SONS

March 20 — 12 m.

LANDS FOR EITIED.

STATE OF MAINE.

LAND OFFICE.

Bangor, August 4, 1841

WHEREAS, SANDFORD KINGSBURY Esq., Treasury of the State, has communicated to this Office the information that the following Townships and Tracts of land, by reason of non payment of County taxes, for the year 1836, have become forfeited to the State, under the operation of the Act of February 17, A.D. 1836. Public notice is hereby given that said lands have become the property of the State, and all persons theretofore interested in the ownership of said lands will govern themselves accordingly

Land situated in the County of Penobscot, fur-
fested to the State, June 20, 1840

Township No. 6 Range 7, West from the East
line of the State

Township No. 2, Range 6, West from the East
line of the State

Township No. 7, Range 4, North of Bingham Purchase

Part of No. 4, West half of No. 6, Range 2, North of Bingham Purchase

North half of No. 1, Range 6, West from the East
line of the State

South half of No. 1, Range 6, West from the East
line of the State

Part of No. 8, Range 8, North of the Waldo Pa-
tent

West half of No. 3, Range 8, North of the Waldo Pa-
tent

Tract Z All that part of Jarvis' Gore not included in any
part incorporated long.

Lands situated in the County of Aroostook, for-
fested to the State, June 20, 1840

North part of No. 4, Range 3, West from the East
line of the State

North part of No. 5 Range 4, West from the East
line of the State

North and South part of No. 1 Range 4 being all
of said Township except North Yarmouth Acad-
emy Grant

Lands situated in the County of Piscataquis, for-
fested to the State June 20, 1840

Township No. 4, Range 8, North of Waldo Patent

South half of No. 6, Range 9, North of Waldo Pa-
tent

North half of No. 6, Range 9, North of Waldo Pa-
tent

Forfeited September 14, 1840

Township No. 3, Range 4, East of Ken River,
Bing Purchase. Pilston, ELIJAH L. HAMILIN, and Agent.

Aug 10 — w3w

To the Portland Advertiser, Kennebec Journal and
Piscataquis Herald will please publish the above
notice three weeks, and forward their bills to the
Land Office.

NEW BOOKS!

LETTERS from Abroad, by Miss Sedgwick, J. W. Adams, Every Body's Book, The Hannah's, or
Maternal Influence of Sons, by R. Philip, The Young Merchant, An Exposition and Defence of Uni-
versalism, An Argument for Christians, President's
Messages, including the Speeches of Har-
rison, and Tyler's Message to the Special Ses-
sion, A new edition of De Quincey, in 2 vols.
&c., &c. received by

SMITH & FENNO

August 25.

HAMPDEN ACADEMY.

THE Fall Term will commence on Monday, Sept 6th, under the charge of Mr. A. Mathews, A. M. There are taught in the Academy

all the branches usually taught in similar institutions. Particular attention will be paid to those who intend to qualify themselves for teachers' Board including room, washing and lodgings from \$1.25 to \$1.50 per week. Tuition, Eng. \$3.00, Languages \$3.50 per term.

JOSIAH KIDDER, Secretary

Aug 24 — w3w

DELAWARE HIGH SCHOOL.

A HIGH SCHOOL will be commenced at Dex-
ter, the first Monday in September, under the
care of Mr. Joseph W. Weston. Instruction will
be given in the Latin, Greek and French languages,
in the various branches of Mathematics, Philos-
ophy, Rhetoric and the other studies usually
pursued in High Schools. Mr. Weston pledges his
best efforts to make the school profitable and ple-
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Aug 24 — w3w

HANOVER HIGH SCHOOL.

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